

<p style="text-align: center;">Community Supervision Standards</p> <p style="text-align: center;">Juvenile Justice Authority State of Kansas</p>	<p>CHAPTER:</p> <p>SUPERVISION</p>	<p>STANDARD NO.</p> <p>CSS-02-122</p>
	<p>SUBJECT:</p> <p>MULTIPLE SENTENCE SUPERVISION</p>	<p>PAGE: 1 of 1</p>
<p>REFERENCES: None</p>		<p>DATE ADOPTED: 3/14/07</p> <p>DATE REVIEWED: 1/18/07</p>

STANDARD: Written policy, procedure and practice require program guidelines be established for the Supervision of Multiple Sentence juveniles.

Multiple sentence - a single judicial district

If multiple sentences are imposed upon a juvenile by the court it shall be the responsibility of the Community Supervision Agency to ensure that the juvenile is supervised according to agency standards for the most serious sentence. For application of multiple sentence supervision, the agency ranks the seriousness of sentencing alternatives as follows, with 1 being the most serious and 3 being the least serious sentencing alternative: (1) juvenile correctional facility (JCF)/conditional release aftercare (CR), (2) court ordered custody-case management and (3) juvenile intensive supervised probation (JISP)

Multiple sentence - multiple judicial districts

If multiple sentences are imposed upon a juvenile by the court it shall be the responsibility of the judicial district with the original supervision jurisdiction, regardless of case status, to retain responsibility for the supervision of that juvenile until such time as all juvenile sentences from the original supervision jurisdiction have been satisfied and closed by the court. At such time the responsibility of the supervision will be changed to the judicial district with the active supervision.

Multiple sentences – interstate compact sentence and a Kansas sentence

If multiple sentences are imposed upon a juvenile subject to supervision terms and conditions of another state under the Interstate Compact for Juveniles (ICJ) while concurrently being subject to supervision for an offense committed in Kansas, the juvenile shall be supervised in accordance with Kansas law and standards. Compliance with another state's terms and conditions shall continue to be monitored by the community supervision agency according to the requirements of ICJ.

DISCUSSION: None

NOTE: The standards and procedures set forth herein are intended to establish operational guidelines for community supervision agencies and their employees/contractors and juveniles under supervision. They are not intended to establish state created liberty interests for community supervision agencies or their employees/contractors, or supervised juveniles, or an independent duty owed by the Juvenile Justice Authority to community supervision agencies, or their employees/contractors, supervised juveniles or third parties. This standard and procedure is not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.